



United States Attorney
Eastern District of New York

NMA:SEF:KM:sw
F.#2011R02050
Disc. 3

271 Cadman Plaza East
Brooklyn, New York 11201

February 24, 2012

By ECF

Defense Counsel

Re: United States v. Vincent Badalamenti, et. al.
Criminal Docket No. 12-0050 (S-1) (CBA)

Dear Counsel:

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, the government hereby furnishes the following supplemental discovery with respect to the above-captioned case.

The items described below are located at First Choice Copy. You may obtain these items by contacting Joe Meisner at (718) 381-1480 x212, or jmeisner@nyc.rr.com. Please reference print order number **60119**.

1. STATEMENTS OF THE DEFENDANTS

At the time of their arrest, the defendants provided the following pedigree information to the arresting agents:

Description	Bates Range
Vincent Badalamenti	556-558
Vito Balsamo	559-561
Anthony Calabrese	562-563
Anthony Graziano	564-566
James LaForte	567-569
Nicholas Santora	570-576

On the date of the arrest, one black cell phone labeled "516-252-8800" and one pager were seized in plain view from Santora's residence and one i-phone was seized in plain view from Balsamo's residence. You may call to arrange a mutually convenient time to inspect these materials in person.

2. DOCUMENTS AND TANGIBLE ITEMS

Also available are:

Description	Bates Range
BOP records for defendant LaForte	577-759

If you have further questions or requests, please contact us.

Very truly yours,

LORETTA E. LYNCH
United States Attorney
Eastern District of New York

By: _____/s_____
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cc: Clerk of the Court (CBA) (by ECF)